# IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

KELLI DENISE GOODE, Individually, and also as the Personal Representative of Troy Charlton Goode, Deceased, and as Mother, Natural Guardian, and Next Friend of R.G., a Minor, and also on behalf of all similarly situated persons

**PLAINTIFF** 

VS. NO. 2:16-cv-02029-SHM-cgc

THE CITY OF SOUTHAVEN, CITY OF SOUTHAVEN POLICE DEPARTMENT, TODD BAGGETT, Individually, JEREMY BOND, Individually, TYLER PRICE, Individually, **JASON SCALLORN Individually, CITY OF** SOUTHAVEN FIRE DEPARTMENT, STACIE J. GRAHAM a/k/a WITTE Individually, MIKE MUELLER Individually, WILLIAM PAINTER, JR. Individually, BRUCE K. SEBRING Individually, JOSEPH SPENCE, Individually, RICHARD A WEATHERFORD Individually, **JOHN DOES 1-10, BAPTIST MEMORIAL HOSPITAL - DESOTO, a Mississippi** Corporation, SOUTHEASTERN EMERGENCY PHYSICIANS, INC., A Tennessee Corporation, And Lemuel Donja Oliver, M.D.

**DEFENDANTS** 

#### NOTICE OF SERVICE

PLEASE TAKE NOTICE that the undersigned has this day served and will maintain the original of the following pleading in the office of the undersigned pursuant to local rules of this court:

(1) Southaven Defendants' Rule 26(a)(2) Expert Disclosures.

This the 22nd day of May, 2017.

CITY OF SOUTHAVEN, TODD BAGGETT, JEREMY BOND, TYLER PRICE, JOEL RICH, JASON SCALLORN, STACIE J. GRAHAM, MIKE MUELLER, WILLIAM PAINTER, JR., BRUCE K. SEBRING, JOSEPH SPENCE, and RICHARD A. WEATHERFORD, Defendants

By: /s/ Berkley N. Huskison

BERKLEY N. HUSKISON, MSB 9582 L. BRADLEY DILLARD, BPR 017333

## Of Counsel:

Mitchell, McNutt & Sams, P.A. Post Office Box 1366 Columbus, Mississippi 39703-1366 (662) 328-2316 (telephone) (662) 328-8035 (facsimile) bhuskison@mitchellmcnutt.com (email)

## Of Counsel:

Mitchell, McNutt & Sams, P.A. Post Office Box 7120 Tupelo, Mississippi 38802-7120 (662) 842-3871 (telephone) (662) 842-8450 (facsimile) bdillard@mitchellmcnutt.com (email)

#### CERTIFICATE OF SERVICE

I hereby certify that on May 22, 2017, I electronically filed the foregoing with the Clerk of the Court using the ECF system and forwarded such filing via United States Postal Service or ECF notification to the following:

Tim Edwards, Esquire
Kevin McCormack, Esquire
Ballin, Ballin & Fishman, P.C.
200 Jefferson Avenue, Suite 1250
Memphis, TN 38103-2007
tedwards@bbfpc.com
kmccormack@bbfpc.com
Attorney for Plaintiffs

John Mark McIntosh, Esquire
David W. Upchurch, Esquire
Upchurch & Upchurch, P.A.
141 South Commerce Street, Suite B
Tupelo, MS 38804
jmcintosh@upchurchpa.com
dupchurch@upchurchpa.com
Attorney for Defendant Baptist Memorial Hospital - Desoto

Joseph B. Baker, Esquire
Loys A. "Trey" Jordan, III, Esquire
Stephen P. Miller, Esquire
McDonald Kuhn
5400 Poplar Avenue, Suite 330
Memphis, TN 38119
jbaker@mckuhn.com
Attorney for Defendant Southeastern Emergency Physicians, Inc.

Marty R. Phillips, Esquire
Rainey Kizer Reviere & Bell
Post Office Box 1147

Jackson, TN 38302-1147 mphillips@raineykizer.com

Attorney for Defendant M. D. Lemuel Donja Oliver

Amanda C. Waddell, Esquire
Rainey Kizer Reviere & Bell - Memphis
50 North Front Street, Suite 610
Memphis, TN 38103
awaddell@raineykizer.com
Attorney for Defendant M. D. Lemuel Donja Oliver

James R. Gass, Esquire
Gass, Weber, Mullins, LLC
309 North Water Street
Milwaukee, WI 53202
gass@gwmlaw.com
Attorney for Defendant M. D. Lemuel Donja Oliver

This the 22nd day of May, 2017.

/s/ Berkley N. Huskison